Adopted Rejected

COMMITTEE REPORT

YES: 20 NO: 1

MR. SPEAKER:

Your Committee on <u>Ways and Means</u>, to which was referred <u>House Bill 1669</u>, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

- Page 1, delete lines 1 through 17.
- 2 Page 2, delete lines 1 through 23, begin a new paragraph and insert:
- 3 "SECTION 1. IC 5-28-15-3, AS ADDED BY P.L.4-2005,
- 4 SECTION 34, IS AMENDED TO READ AS FOLLOWS
- 5 [EFFECTIVE JANUARY 1, 2006]: Sec. 3. As used in this chapter,
- 6 "zone business" means an entity that accesses at least one (1) tax credit,
- deduction, or exemption incentive available under this chapter,
- 8 IC 6-1.1-20.8, or IC 6-1.1-45, IC 6-1.1-46, IC 6-3-3-10, IC 6-3.1-7, or
- 9 IC 6-3.1-10.
- 10 SECTION 2. IC 5-28-15-5, AS ADDED BY P.L.4-2005, SECTION
- 34, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,
- 12 2005]: Sec. 5. (a) The board has the following powers, in addition to
- other powers that are contained in this chapter:
- 14 (1) To review and approve or reject all applicants for enterprise

1	zone designation, according to the criteria for designation that this
2	chapter provides.
3	(2) To waive or modify rules as provided in this chapter.
4	(3) To provide a procedure by which enterprise zones may be
5	monitored and evaluated on an annual basis.
6	(4) To adopt rules for the disqualification of a zone business from
7	eligibility for any or all incentives available to zone businesses, if
8	that zone business does not do one (1) of the following:
9	(A) If all its incentives, as contained in the summary required
10	under section 7 of this chapter, exceed one thousand dollars
11	(\$1,000) in any year, pay a registration fee to the board in an
12	amount equal to one percent (1%) of all its incentives.
13	(B) Use all its incentives, except for the amount of the
14	registration fee, for its property or employees in the zone.
15	(C) Remain open and operating as a zone business for twelve
16	(12) months of the assessment year for which the incentive is
17	claimed.
18	(5) To disqualify a zone business from eligibility for any or all
19	incentives available to zone businesses in accordance with the
20	procedures set forth in the board's rules.
21	(6) After a recommendation from a U.E.A., to modify an
22	enterprise zone boundary if the board determines that the
23	modification:
24	(A) is in the best interests of the zone; and
25	(B) meets the threshold criteria and factors set forth in section
26	9 of this chapter.
27	(7) To employ staff and contract for services.
28	(8) To receive funds from any source and expend the funds for the
29	administration and promotion of the enterprise zone program.
30	(9) To make determinations under IC 6-3.1-11 concerning the
31	designation of locations as industrial recovery sites and the
32	availability of the credit provided by IC 6-1.1-20.7 to persons
33	owning inventory located on an industrial recovery site.
34	(10) To make determinations under IC 6-1.1-20.7 and IC 6-3.1-11
35	concerning the disqualification of persons from claiming credits
36	provided by those chapters in appropriate cases.
37	(11) To make determinations under IC 6-3.1-11.5 concerning the
38	designation of locations as military base recovery sites and the

1 availability of the credit provided by IC 6-3.1-11.5 to persons 2 making qualified investments in military base recovery sites. 3 (12) To make determinations under IC 6-3.1-11.5 concerning the 4 disqualification of persons from claiming the credit provided by 5 IC 6-3.1-11.5 in appropriate cases. (b) In addition to a registration fee paid under subsection (a)(4)(A), 6 7 each zone business that receives a credit under an incentive described 8 in section 3 of this chapter shall assist the zone U.E.A. in an amount 9 determined by the legislative body of the municipality in which the 10 zone is located. If a zone business does not assist a U.E.A., the 11 legislative body of the municipality in which the zone is located may 12 pass an ordinance disqualifying a zone business from eligibility for all 13 credits or incentives available to zone businesses. If a legislative body 14 disqualifies a zone business under this subsection, the legislative body 15 shall notify the board, the department of local government finance, and 16 the department of state revenue in writing not more than thirty (30) 17 days after the passage of the ordinance disqualifying the zone business. 18 Disqualification of a zone business under this section is effective 19 beginning with the taxable year in which the ordinance disqualifying 20 the zone business is adopted. SECTION 3. IC 5-28-15-6, AS ADDED BY P.L.4-2005, SECTION 21 22 34, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 23 2005]: Sec. 6. (a) The enterprise zone fund is established within the 24 state treasury. 25 (b) The fund consists of: 26 (1) the revenue from the registration fee required under section 5 27 of this chapter; and 28 (2) appropriations from the general assembly. 29 (c) The corporation shall administer the fund. The fund may be used 30 to: 31 (1) pay the expenses of administering the fund; (2) pay nonrecurring administrative expenses of the enterprise 32 33 zone program; and 34 (3) provide grants to U.E.A.s for brownfield remediation in 35 enterprise zones; and (4) pay administrative expenses of urban enterprise 36 37 associations. 38 However, money in the fund may not be expended unless it has been

appropriated by the general assembly and allotted by the budget agency.

- (d) The treasurer of state shall invest the money in the fund not currently needed to meet the obligations of the fund in the same manner as other public funds may be invested. Interest that accrues from these investments shall be deposited in the state general fund.
- (e) Money in the fund at the end of a state fiscal year does not revert to the state general fund. The corporation shall develop appropriate applications and may develop grant allocation guidelines, without complying with IC 4-22-2, for awarding grants under this subsection. The grant allocation guidelines must take into consideration the competitive impact of brownfield redevelopment plans on existing zone businesses.

SECTION 4. IC 6-1.1-45 IS ADDED TO THE INDIANA CODE AS A **NEW** CHAPTER TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2006]:

Chapter 45. Enterprise Zone Investment Deduction

- Sec. 1. The definitions in this chapter apply throughout this chapter.
 - Sec. 2. "Base year assessed value" equals the total assessed value of the real and personal property assessed at an enterprise zone location on the assessment date in the calendar year immediately preceding the calendar year in which a taxpayer makes a qualified investment with respect to the enterprise zone location.
 - Sec. 3. "Corporation" refers to the Indiana economic development corporation established under IC 5-28-3-1.
- Sec. 4. "Enterprise zone" refers to an enterprise zone created under IC 5-28-15.
- Sec. 5. "Enterprise zone location" means a lot, parcel, or tract of land located in an enterprise zone.
 - Sec. 6. "Enterprise zone property" refers to real and tangible personal property that is located within an enterprise zone on an assessment date.
 - Sec. 7. As used in this chapter, "qualified investment" means any of the following expenditures relating to an enterprise zone location on which a taxpayer's zone business is located:
 - (1) The purchase of a building.
- 38 (2) The purchase of new manufacturing or production

1	equipment.
2	(3) The purchase of new computers and related office
3	equipment.
4	(4) Costs associated with the repair, rehabilitation, or
5	modernization of an existing building and related
6	improvements.
7	(5) Onsite infrastructure improvements.
8	(6) The construction of a new building.
9	(7) Costs associated with retooling existing machinery.
10	Sec. 8. "Zone business" has the meaning set forth in
11	IC 5-28-15-3.
12	Sec. 9. (a) A taxpayer that makes a qualified investment is
13	entitled to a deduction from the assessed value of the taxpayer's
14	enterprise zone property located at the enterprise zone location for
15	which the taxpayer made the qualified investment. The amount of
16	the deduction is equal to the remainder of:
17	(1) the total amount of the assessed value of the taxpayer's
18	enterprise zone property assessed at the enterprise zone
19	location on a particular assessment date; minus
20	(2) the total amount of the base year assessed value for the
21	enterprise zone location.
22	(b) To receive the deduction allowed under subsection (a) for a
23	particular year, a taxpayer must comply with the conditions set
24	forth in this chapter.
25	Sec. 10. (a) A taxpayer that desires to claim the deduction
26	provided by section 9 of this chapter for a particular year shall file
27	a certified application, on forms prescribed by the department of
28	local government finance, with the auditor of the county where the
29	property for which the deduction is claimed was located on the
30	assessment date. The application may be filed in person or by mail
31	If mailed, the mailing must be postmarked on or before the last day
32	for filing. The application must be filed before May 10 of the
33	assessment year to obtain the deduction.
34	(b) A taxpayer shall include on an application filed under this
35	section all information that the department of local government
36	finance and the corporation require to determine eligibility for the
37	deduction provided under this chapter.

AM166906/DI 113+

Sec. 11. (a) The county auditor shall determine the eligibility of

38

1	each applicant under this chapter and shall notify the applicant of
2	the determination before August 15 of the year in which the
3	application is made.
4	(b) A person may appeal the determination of the county auditor
5	under subsection (a) by filing a complaint in the office of the clerk
6	of the circuit or superior court not later than forty-five (45) days
7	after the county auditor gives the person notice of the
8	determination.
9	Sec. 12. A taxpayer may not claim a deduction under this
0	chapter for more than ten (10) years.
1	SECTION 5. IC 6-1.1-46 IS ADDED TO THE INDIANA CODE
2	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
3	JANUARY 1, 2006]:
4	Chapter 46. Enterprise Zone Personal Property Deduction
5	Sec. 1. The definitions in this chapter apply throughout this
6	chapter.
7	Sec. 2. "Corporation" refers to the Indiana economic
8	development corporation established under IC 5-28-3-1.
9	Sec. 3. "Enterprise zone" refers to an enterprise zone created
20	under IC 5-28-15.
21	Sec. 4. "Enterprise zone personal property" refers to tangible
22	personal property that is located within an enterprise zone on the
23	assessment date.
24	Sec. 5. (a) A taxpayer that meets the conditions of subsection (b)
25	may receive a deduction from the assessed value of the taxpayer's
26	enterprise zone personal property. The amount of the deduction is
27	equal to the lesser of:
28	(1) the assessed valuation of the taxpayer's enterprise zone
29	personal property; or
0	(2) two hundred fifty thousand dollars (\$250,000).
1	(b) A taxpayer is entitled to a deduction under this chapter for
32	a particular year if:
3	(1) the taxpayer complies with the conditions set forth in this
4	chapter; and
55	(2) the taxpayer's application for a deduction is approved by
6	the fiscal body of the municipality in which the enterprise
57	zone is located.
8	Sec. 6. (a) A taxpayer that desires to claim the deduction

- provided by section 5 of this chapter for a particular year shall file a certified application, on forms prescribed by the department of local government finance, with the auditor of the county where the property for which the deduction is claimed was located on the assessment date. The application may be filed in person or by mail. If mailed, the mailing must be postmarked on or before the last day for filing. The application must be filed before May 10 of the assessment year to obtain the deduction.
- (b) A taxpayer shall include on an application filed under this section all information that the department of local government finance and the corporation require to determine eligibility for the deduction provided under this chapter.
- (c) The county auditor shall submit all applications received under this section to the fiscal body of the municipality in which the property for which the deduction is claimed was located on the assessment date. The fiscal body may approve or reject the application according to criteria adopted by the fiscal body.
- Sec. 7. (a) The county auditor shall notify the applicant of the fiscal body's determination before August 15 of the year in which the application is made.
- (b) A person may appeal the determination of the fiscal body under subsection (a) by filing a complaint in the office of the clerk of the circuit or superior court not later than forty-five (45) days after the county auditor gives the person notice of the fiscal body's determination.

SECTION 6. IC 6-3.1-7-7 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 7. The department shall annually compile and report to the Indiana economic development corporation the following information:**

- (1) The number of tax credits claimed under this chapter for taxable years ending in the preceding state fiscal year.
- (2) The total amount of the tax credits described in subdivision (1).
- (3) For each enterprise zone, the number and amount of tax credits described in subdivision (1) that are attributable to loans made to businesses located in the enterprise zone."

Replace the effective date in SECTION 3 with "[EFFECTIVE

1	JANUARY 1, 2000 (RETROACTIVE)]".
2	Page 3, delete lines 16 through 42.
3	Delete pages 4 through 5.
4	Page 6, delete lines 1 through 19.
5	Page 6, line 20, delete "IC 6-3.1-7-2,"
6	Page 6, delete lines 21 through 22.
7	Page 6, line 23, delete "(b)".
8	Page 6, run in lines 20 through 23.
9	Page 6, line 24, delete "2005." and insert "1999.".
10	Page 6, line 25, delete "(c)" and insert "(b)".
11	Page 6, line 26, delete "2005." and insert "1999.".
12	Page 6, delete lines 27 through 28, begin a new paragraph and insert:
13	"SECTION 8. [EFFECTIVE JANUARY 1, 2006] IC 6-1.1-45 and
14	IC 6-1.1-46, both as added by this act, apply to assessment dates
15	occurring after February 28, 2006, for property taxes first due and
16	payable after December 31, 2006.".
17	Renumber all SECTIONS consecutively.
	(Reference is to HB 1669 as introduced.)

and when so amended that said bill do pass.

Representative Espich